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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/788,636		02/21/2001	Eric Andrew Knopf	ARC920000017US1	8586
26381	7590	12/17/2002			
		CIATES, LLC	EXAMINER		
1725 DUKE SUITE 650			LEWIS, DAVID LEE		
ALEXANDRIA, VA 22314				ART UNIT	PAPER NUMBER
				2673	
			DATE MAILED: 12/17/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

Zef

Office Action Summary

Application No. 09/788,636

Applicant(s)

Knopf

Examiner

David L. Lewis

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	The MAILING DATE of this communication appears on the co	over sh	eet with	the correspondence address					
	for Reply	_	-	- 1-1					
	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM								
- Extens	THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the								
_	mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.								
- If NO	If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).								
- Апу ге	eply received by the Office later than three months after the mailing date of this commun I patent term adjustment. See 37 CFR 1.704(b).								
Status	patent tonn aspatition. Good of Entire (Imp.			· !					
1) 💢	Responsive to communication(s) filed on Feb 21, 2001								
2a) 🗌	This action is FINAL . 2b) 💢 This action is no	on-final.							
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.								
Disposi	ition of Claims			ļ					
4) 💢	Claim(s) <u>1-43</u>			is/are pending in the application.					
4	4a) Of the above, claim(s)			is/are withdrawn from consideration.					
5) 💢	Claim(s) <u>43</u>			is/are allowed.					
6) 💢	Claim(s) <u>1-42</u>			is/are rejected.					
7) 🗆	Claim(s) _ v			is/are objected to.					
8) 🗆	Claims	are	subject	to restriction and/or election requirement.					
	ation Papers			ļ					
9) 🗆	The specification is objected to by the Examiner.			•					
10)💢	0) \square The drawing(s) filed on <u>Jul 25, 2001</u> is/are a) \square accepted or b) \square objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s	i) be hel	ld in abe	yance. See 37 CFR 1.85(a).					
11)	The proposed drawing correction filed on	is:	a)□ a	approved b) \square disapproved by the Examiner.					
	If approved, corrected drawings are required in reply to this O	ffice act	tion.						
12)	The oath or declaration is objected to by the Examiner.			· ·					
	under 35 U.S.C. §§ 119 and 120			İ					
	Acknowledgement is made of a claim for foreign priority ur	nder 35	U.S.C.	§ 119(a)-(d) or (f).					
a) ∟	a) All b) Some* c) None of:								
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been r	receive	d in App	olication No					
:	3. Copies of the certified copies of the priority documents have been received in this National Stage								
*S	application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received.								
14)	14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).								
a) The translation of the foreign language provisional application has been received.									
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachm									
	-	H) Interview Summary (PTO-413) Paper No(s).							
	2 —	5) Notice of Informal Patent Application (PTO-152)							
3) X Information Disclosure Statement(s) (PTO-1449) Paper No(s),									

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DETAILED ACTION

Allowable Subject Matter

1. Claim 43 allowed.

Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a

foreign country, before the invention thereof by the applicant for a patent.

Claims 1-7, 11-13, 25-29, and 33 are rejected under 35 U.S.C. 102(a) as being

anticipated by Latocha et al. (5790371).

4. As in clam 1, Latocha et al. teaches of a portable computer display device including one or more

mating sections for docking with similar portable computer display devices, figure 3a, column 3

lines 23-30, said display device comprising: a computer display with associated supporting cabinet

structure, figure 3a, column 1 lines 42-67, column 2 lines 23-30; said associated supporting cabinet

structure having one or more exterior sides where one or more corresponding edges of said display

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are exposed, figure 3a; at least one electrical connector disposed within said associated supporting

cabinet structure and proximate to said one or more exterior sides, said at least one electrical

connector capable of connecting in a mating relationship with a corresponding electrical connector

in said similar portable display device wherein said one or more exposed display edges substantially

abut a corresponding exposed display edge of said second similar portable device when said electrical

connectors are connected, figure 3a, column 2 lines 1-25, column 4 lines 3-12. Wherein Latocha

et al. teaches of PDA being adapted with a mating male and female plug device on the side of said

device, wherein the two PDA devices combine to form a larger working space, made out of the

combined displays, wherein the computer software allows the PDA's to share information and drives

the displays as one display area, as found in claim 1.

As in claim 25, Latocha et al. teaches of a portable computer display device including one or more

mating sections for docking with similar portable computer display devices, said display device

comprising: a computer display with associated supporting cabinet structure having a display surface.

figure 3a; said associated supporting cabinet structure having an exterior side where a corresponding

edge of said display is exposed, figure 3a; at least one electrical connector disposed on said housing

along said exterior side, figure 3a; at least one mating element disposed on said housing along said

exterior side, figure 3a; wherein said electrical connector and mating element are disposed such that

when said device is docked with a second similar portable display device via a mating electrical

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connector and a mating element disposed along a side of said second device having a corresponding

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exposed display edge, said display edges are substantially contiguous and the display surfaces of said

devices are substantially coplanar, figure 3a, column 5 lines 48-67.

6. As in claims 2 and 26, Latocha et al. teaches of wherein said computer display is logically

re-mapped when connected to said second similar portable computer display device to be part of a

single display comprising the displays of both devices, column 1 lines 60-67, column 3 lines 25-35.

As in claims 3 and 27, Latocha et al. teaches of wherein said portable computer display device

shares processing power when connected to said similar portable computer display device, column

3 lines 15-35. As in claim 4, Latocha et al. teaches of a wherein said one or more exterior sides

comprises two exterior edges, figure 1c, figure 3a. As in claim 5, Latocha et al. teaches of a wherein

said display is substantially rectangular in shape and a first one of said two exterior sides extends

along a length of said display while a second one of said two exterior edges extends along a width

of said display, figure 2b. As in claims 6 and 28, Latocha et al. teaches of wherein said portable

display device is connected to said similar portable display device along said first one of said two

exterior sides providing a portrait orientation display, figure 1a-f. As in claims 7 and 29, Latocha

et al. teaches of wherein said portable display device is connected to said similar portable display

device along said second one of said two exterior sides providing a landscape orientation display,

figure 1b. As in claims 11 and 33, Latocha et al. teaches of wherein data processed by said

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connected devices is synchronized prior to disconnection of said devices, column 1 lines 61-67. As

in claim 12, Latocha et al. teaches of wherein said device further comprises one or more structural

connectors for structurally mating said device to said similar device, figure 1c and 3a. As in claim

13, Latocha et al. teaches of wherein said device abuts in a substantially coplanar configuration, figure

3a,b.

Claim Rejections - 35 U.S.C. § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter

as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claims 8-10, 14-24, 30-32, and 24-42 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Latocha et al. in view of Ohgami et al. (5574625).

9. As in claims 14 and 34, Latocha et al. teaches of a portable computer display device capable of

sharing hardware with similar portable computer display devices by docking with said similar devices,

said display device comprising: a computer display with associated supporting cabinet structure,

figure 3a; electrical and structural connectors disposed on said portable computer display device, and

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and structural connectors and said device is receptive to docking via said electrical and structural

connectors to a similarly configured portable computer display device to form a single display,

column 2 lines 1-15, column 3 lines 25-35, column 4 lines 5-15. However Latocha et al. is silent

as to said associated supporting cabinet structure comprising one or more movable sections, said one

or more movable sections located on one or more corresponding exterior edges of said associated

supporting cabinet structure and located within an area encapsulated by each of said one or more

movable sections. Ohgami et al. teaches of a portable information processing apparatus having

multiple port covers, figure 7 item 22. Latocha teaches modular displays, conventionally of the type

suggested by Ohgami, can be adapted for use as a modular display as taught by Latocha. It would

have therefore been obvious to the skilled artisan at the time of the invention to modify the device

of Latocha to include a movable port cover as suggested by Ohgami, for purposes of covering the

port/plug when not in use, as is commonly know in such portable devices, as found in claim 34.

10. As in claims 15 and 16, Latocha et al. teaches of remapping the displays into a single display,

column 1 lines 60-67, column 3 lines 25-35. As in claims 17-20, Latocha et al. teaches of said

mating plug being on a plurality of sides, and therefore it would also be obvious to have movable port

covers on a plurality of sides, as suggested by Ohgami et al., making it possible to assume the portrait

or landscape orientations. As in claim 21-23 and 39-41, Ohgami et al. teaches of said removable,

foldible, hinged port cover, figure 2 items 22 and 32, wherein it would have been obvious to allow

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access to the ports of Latocha et al., given the well known port cover usage. As in claims 24 and

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42, Latocha et al. teaches of said device synchronized data by said mated devices prior to

disconnection, column 1 lines 60-67, column 2 lines 1-15. As in claims 8-10 and 30-32, Latocha

in view of Ohgami et al. teaches of said removable, foldible, hinged port cover, figure 2 items 22 and

32, wherein it would have been obvious to allow access to the ports of Latocha et al., given the well

known port cover usage. As in claim 35, Latocha et al. teaches of wherein said display is logically

re-mapped when connected to said similarly configured portable device to provide a single desktop

display for said connection, column 1 lines 60-67, column 2 lines 1-15. As claims 36, Latocha

teaches wherein said device shares processing power when connected, column 2 lines 1-15, column

3 lines 25-35. As in claims 37 and 38, Latocha teaches of said portrait and landscape orientations.

figures 1a-e, wherein the device may have mating ports on any side to for a portrait or landscape

orientation when two or more devices are combined,

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

5467102, 6011545, 6476733, 6002581, 6115883, 6115883.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to **David L. Lewis** whose telephone number is (703) 306-3026. The examiner can normally be reached on MT and THF from 8 to 5. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala, can be reached on (703) 305-4938. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

BIPIN SHALWALA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

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